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FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
01/04/2002	Steven Teig	SPLX.P0049	2525
590 10/09/2003		EXAM	INER
OHANSEN & ADELI		LIN, S	UN J
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CA 94303		2825	*****
	01/04/2002 590 10/09/2003 OHANSEN & ADELI	01/04/2002 Steven Teig 590 10/09/2003 OHANSEN & ADELI 0	01/04/2002 Steven Teig SPLX.P0049  590 10/09/2003 EXAM  OHANSEN & ADELI  0  CA 94303 ART UNIT

DATE MAILED: 10/09/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

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•	Application No.	Applicant(s)		
Office Action Summary	10/039,618	TEIG ET AL.		
	Examiner	Art Unit		
	Sun J Lin	2825		
The MAILING DATE of this communication appeared for Reply	ppears on the cover sheet with the	correspondence address		
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a re  - If NO period for reply is specified above, the maximum statutory perio  - Failure to reply within the set or extended period for reply will, by statt  - Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).  Status	I.  1.136(a). In no event, however, may a reply be tile.  1.136(a). In no event, however, may a reply be tile.  1.136(a). In no event, however, may a reply be tile.  2.136(a). In no event, however, may a reply with a reply and will expire SIX (6) MONTHS from the cause the application to become ABANDON.	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).		
1) Responsive to communication(s) filed on 25	5 February 2003 .			
2a)☐ This action is <b>FINAL</b> . 2b)☐ -	This action is non-final.			
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims				
4) Claim(s) 1-21 is/are pending in the application.				
4a) Of the above claim(s) is/are withdrawn from consideration.				
5) Claim(s) <u>9-14</u> is/are allowed.				
6) Claim(s) <u>1,2,4 and 15-17</u> is/are rejected.				
7) Claim(s) <u>3,5-8 and 18-21</u> is/are objected to.	u - la d'a a a a diagraph			
8) Claim(s) are subject to restriction and Application Papers	l/or election requirement.			
9) The specification is objected to by the Examin	ner			
10) ☐ The drawing(s) filed on <u>04/17/2002</u> is/are: a)		ne Examiner.		
Applicant may not request that any objection to				
11) The proposed drawing correction filed on				
If approved, corrected drawings are required in				
12) The oath or declaration is objected to by the				
Priority under 35 U.S.C. §§ 119 and 120				
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:				
1. Certified copies of the priority docume	ents have been received.			
2. Certified copies of the priority documents have been received in Application No				
Copies of the certified copies of the praphication from the International I     See the attached detailed Office action for a li	Bureau (PCT Rule 17.2(a)).			
14)⊠ Acknowledgment is made of a claim for dome				
a)  The translation of the foreign language (	provisional application has been re	eceived.		
Attachment(s)				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s	5) Notice of Informa	ary (PTO-413) Paper No(s) al Patent Application (PTO-152)		
S Patent and Trademark Office				

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#### **DETAILED ACTION**

This office action is in response to application 10/039,618 filed on 01/04/2002.
 Claims 1 – 21 remain pending in the application.

### Claim Objections

2. Claims are objected to because of the following informalities:

Claims 3, line 2, in front of "relationship" insert —particular—.

Claims 9, line 1, change "layout," to —layout, the method comprising:—.

Claims 9, line 7, in front of "set" insert —first—.

Claims 9, line 8, change "sub-region" to —sub-regions—.

Claims 11, line 2, change "sub-region" to —sub-regions—.

Appropriate correction is required.

## Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- 4 Claimstais rejected under 35 U.S.C. 102(b) as being unpatentable over U.S. Patent No. 5, 798,936 to *Cheng*.
- 5. As to Claim 1, *Cheng* shows and teach the following subject matters:
  - Identifying <u>a set of routes</u> for <u>a net</u> having <u>a set of pins</u> in a <u>region</u> of a design layout [Fig. 2]; Notice that the net has three (3) pins on three edges of the <u>region</u>;
  - <u>Splitting</u> (i.e., <u>Partitioning</u>) the region into a plurality of <u>sub-regions</u> [Step 16 in Fig. 1; Fig. 4; col. 4, line 24 38];
  - Identifying a <u>first set of sub-regions</u> containing the <u>net's pins</u>; Notice that as indicated in Fig. 1, the region is <u>continually partitioned</u> into a plurality of <u>sub-</u>

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<u>regions</u> until reaching a condition that each sub-region is sufficiently large to accommodate a pin; Three sub-regions that contain the three pins are constituted the <u>first set of sub-regions</u>; other sub-regions that are not included in the first set of sub-regions in the layout may be called <u>a second set of sub-regions</u>;

- Each <u>pin</u> has <u>a small portion of interconnecting route</u> contained in the <u>same sub-region</u> of the <u>first set of sub-regions</u>; the orientation of interconnecting route indicates the direction in which the interconnecting route is being connected to <u>a second route</u> in the <u>second set of sub-regions</u> [Fig. 3]; Therefore, based on structural information of <u>first set of sub-regions</u>, a <u>first route</u> (i.e., <u>a small portion of interconnecting route</u> from a pin) that traverses a <u>second set of sub-regions</u> is identified; Notice that the <u>first and second set of sub-regions</u> are <u>adjacent to each other</u>, and have <u>a particular Steiner Tree relationship</u> as indicated in Fig. 2;
- Based on the <u>particular Steiner Tree relationship</u>, identifying a <u>second route</u> from the <u>first route</u>. In order to make a connection to a pin, the <u>second route</u> traverses the <u>first set of sub-regions</u>.

For reference purposes, the explanations given above in response to Claim 1 are called [Response A] hereinafter.

6. As to Claim 2, <u>Cheng</u> shows in Fig.2 that a <u>Steiner Tree</u> identifies the <u>particular</u> relationship between <u>the first and second sets of sub-regions</u>.

For reference purposes, the explanations given above in response to Claim 2 are called [Response B] hereinafter.

7. As to Claim 4, <u>Cheng</u> teaches that each <u>chip design floorplan area</u> (i.e., <u>design region</u>) is partitioned into <u>uniform</u> two-dimensional <u>arrays</u> (i.e., <u>sets</u>) of <u>regions</u> (i.e., <u>subregions</u>). Therefore, the first and second sets of sub-regions have a symmetrical relationship.

For reference purposes, the explanations given above in response to Claim 4 are called [Response C] hereinafter.

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8. As to Claim 15, reasons are included in [Response A] given above.

- 9. As to Claim 16, reasons are included in [Response B] given above.
- 10. As to Claim 17 reasons are included in [Response C] given above.

### Allowable Subject Matter

11. Claims 9-14 are allowed. Claims 3, 5-8 and 18-21 are objected to as being dependent upon a rejected base claim, but they would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Those claims are allowed is because that the prior art does not teach or suggest the following subject matters:

- Identifying the <u>particular relationship</u> comprise <u>retrieving an indicia</u> that specifies the <u>particular relationship</u> from a <u>storage structure</u> as recited in Claim 3;
- Identifying the second route comprises transforming the first route into the second route based on the symmetrical relationship as recited in Claims 5/6,7,8 and Claims 18/19, 20, 21;
- A method of identifying routes for nets in a region of a design layout, the
  method comprising: for each particular net, <u>retrieving first set of routes</u> for the
  identified set from a <u>storage structure</u>, wherein each route in the retrieved first
  set of routes traverses <u>a base set of sub-regions</u> that has a particular
  relationship to the identified set of sub-regions as recited in independent
  Claim 9.

#### Conclusion

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sun J. Lin whose telephone number is (703) 308-4916. The examiner can normally be reached on Monday-Friday (9:00AM-6:00PM).

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Smith can be reached on (703) 308-1323. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9318 for regular communications and (703) 872-9319 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1782.

Sun James Lin Art Unit 2825 September 24, 2003

> VUTHE SIER PRIMARY EXAMINER